UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA BRUNSWICK DIVISION

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UNITED STATES OF AMERICA	INDICTMENT NO.
)	Colonia de la co
v.)	18 U.S.C. § 1001(a)(2)
)	False Statements in Federal
MARK BOSWELL	Investigations
)	18 U.S.C. § 1519
)	Destruction of Records in Federal
)	Investigations
THE GRAND JURY CHARGES THAT:	CR225-015

COUNT ONE

False Statements in Federal Investigations 18 U.S.C. § 1001(a)(2)

On or about April 12, 2023, in the Southern District of Georgia, the Defendant,

MARK BOSWELL,

did willfully and knowingly make a materially false, fictitious, and fraudulent statement and representation in a matter within the jurisdiction of the executive branch of the Government of the United States by telling Special Agent Todd Jones of the Federal Law Enforcement Training Centers' Office of Professional Responsibility that he had gone to bed early on the night of April 7, 2023 and did not recall leaving or being away from his residence in the hours leading up to his single-vehicle collision that occurred in the early morning hours of April 8, 2023 in Gaborone, Botswana.

All in violation of Title 18, United States Code, Section 1001(a)(2).

COUNT TWO

Destruction of Records in Federal Investigations 18 U.S.C. § 1519

On or about April 20, 2023, in the Southern District of Georgia, the Defendant,

MARK BOSWELL,

did knowingly alter, destroy, and mutilate his government-issued iPhone, a tangible object, with the intent to impede, obstruct, and influence the investigation of his single-vehicle collision in Gabarone, Botswana in the early morning hours of April 8, 2023, a matter that the Defendant knew was within the jurisdiction of the Department of Homeland Security, a department of the United States, and the Federal Law Enforcement Training Centers' Office of Professional Responsibility, an agency of the United States.

All in violation of Title 18, United States Code, Section 1519.

COUNT THREE

False Statements in Federal Investigations 18 U.S.C. § 1001(a)(2)

On or about June 1, 2023, in the Southern District of Georgia, the Defendant,

MARK BOSWELL,

did willfully and knowingly make a materially false, fictitious, and fraudulent statement and representation in a matter within the jurisdiction of the executive branch of the Government of the United States by telling Special Agent Thomas Masano of the Federal Law Enforcement Training Centers' Office of Professional Responsibility that the extensive water damage to his government-issued iPhone resulted from his having accidentally dropped it into a puddle.

All in violation of Title 18, United States Code, Section 1001(a)(2).

A True Bill.

Foreperson

Tara M. Lyons Acting United States Attorney Timothy P. Dean

Assistant United States Attorney

*Lead Counsel

Tania D. Groover

Assistant United States Attorney

Chief, Criminal Division